Mr. Veneruso on this honor and thank him for his contributions to our community's continued growth and success.

INTRODUCTION OF BRIDGE TO A CLEAN ENERGY FUTURE ACT OF 2015

HON. EARL BLUMENAUER

OF OREGON

IN THE HOUSE OF REPRESENTATIVES Tuesday, November 17, 2015

Mr. BLUMENAUER. Mr. Speaker, today I am introducing legislation to support the continued development of clean energy in the United States. The impacts of a changing climate are far-reaching, representing a threat not only to our ecosystems but to our national security as well. To help avoid the worst effects of carbon pollution, consumers must have a dependable supply of energy that is clean and renewable. That much of this energy—and many of the devices used to produce it—is American-made means that our country retains the innovation, export opportunities, and manufacturing jobs that are so important to a twenty-first century economy.

The Bridge to a Clean Energy Future Act of 2015 extends critical clean energy incentives to provide market certainty and to strengthen investment in renewable technologies. In doing this, it will support thousands of jobs in clean energy industries, advance U.S. manufacturing, and enable our transition to clean, renewable energy

renewable energy.

For example, this legislation extends the Production Tax Credit for wind energy through 2016, offering parity with the duration of the Investment Tax Credit enjoyed by solar energy investments, while also granting the solar industry access to credits at the start of a project's construction, as is currently available for the wind industry. The bill also provides a range of other important incentives, such as expanding the advanced energy project credit, which aids U.S. manufacturers across the clean energy industry.

Strengthening the finance environment for the construction and development of renewable energy installations not only will help us to combat climate change and diversify our energy market, it will also strengthen the U.S. economy by creating American jobs, by supporting American manufacturers, and encouraging American innovation. From a strong base at home, American clean energy firms are also able to export technologies around the world, creating new markets for American expertise.

This bill is more than fully offset by repealing incentives for fossil energy that are unnecessary and wasteful taxpayer giveaways to some of the most profitable companies in the world doing business in an industry that is a major contributor to climate change.

RECOGNIZING AURORA ACTIONAIRES FOR FORTY YEARS OF COMMUNITY SERVICE

HON. BILL FOSTER

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES Tuesday, November 17, 2015

Mr. FOSTER. Mr. Speaker, I rise today in recognition of the Aurora Actionaires and the

forty years of community service they have dedicated to the City of Aurora, Illinois. The Aurora Actionaires is comprised of twenty-three African American women seeking to serve their community.

We should all be proud of the contributions these women have made to the community. With their motto, "We Care. We Act. We Serve." the Aurora Actionaires have assisted the elderly, donated to the needy, and provided college scholarships to many Aurora high school graduates.

Mr. Speaker, I ask my colleagues to join me in commemorating the 40th Anniversary of the Aurora Actionaires and thanking these dedicated women for their service.

ACKNOWLEDGING THE RETIRE-MENT OF BROWNSTOWN DEPUTY SUPERVISOR GREG MAHAR

HON. DEBBIE DINGELL

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES

Tuesday, November 17, 2015

Mrs. DINGELL. Mr. Speaker, I rise today to recognize Greg Mahar, a community leader in southeast Michigan for decades. This month he will retire after twenty four years of service as Deputy Supervisor of Brownstown Township. Appointed to the role in 1992, Greg has supported and enjoyed the trust of three different township supervisors. His name is synonymous with Brownstown.

In 1967, almost 50 years ago, Greg began his career in public service. The young man that tirelessly organized his community block club would one day literally put Brownstown on the map. From promoting business by identifying Brownstown on Interstate 75 signage; to negotiating money-saving contracts to promoting access to a transparent local government, there are few major projects in Brownstown that Greg has not been critical to their success. Every resident of Brownstown Township has been impacted by his tireless efforts

Greg has been a role model in this community because, as he puts it, helping people is just who he is. He has raised the funds for numerous local charities, and finds solutions for needs in the community that are not being met. Not only has he dedicated his time and resources to multiple efforts and programs, he even sacrificed his trademark mustache in support of a cure for leukemia. Now clean-shaven, Greg still serves as the go-to guy for anyone in the community who is trying to uplift their neighbors.

Mr. Speaker, I ask my colleagues to join me today in honoring Mr. Greg Mahar for his twenty four years of service to Brownstown and his lasting impact on the Downriver communities. We thank him for his leadership, and wish him many years of happiness and success

THE INTRODUCTION OF THE DISTRICT OF COLUMBIA FEDERAL OFFICIALS RESIDENCY REQUIREMENT EQUALITY ACT OF 2015

HON. ELEANOR HOLMES NORTON

OF THE DISTRICT OF COLUMBIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, November 17, 2015

Ms. NORTON. Mr. Speaker, today, I introduce the District of Columbia Federal Officials Residency Requirement Equality Act of 2015, a bill that would amend federal law to require certain officials who serve D.C. to actually live within its boundaries. In nearly every other jurisdiction in the United States, federal district court judges, U.S. Attorneys, and U.S. Marshals are required by federal law to reside within the jurisdictions where they have been appointed—but these same officials appointed to serve the people of the District are not bound by these same requirements. The only other jurisdictions where these officials are not required to live within their appointed jurisdictions are the Southern District of New York and the Eastern District of New York. However, this is because New York City is the only city in the country that is divided between two federal districts-but the District is not similarly situated. My bill would put D.C. on equal footing with almost every other jurisdiction by ensuring that our Marshals, judges, and U.S. attorney live among the residents they have been appointed to represent.

Clearly, the idea that these federal officials ought to live in the jurisdictions they serve is a significant one—which is why the residency requirement for other jurisdictions is enshrined in federal law. Yet, D.C. was exempt from this requirement based on the now-outdated notion that the District is too congested and small to house these appointed officials. The District of Columbia is a vibrant and bustling city with a diverse populace who deserve direct engagement on the part of its federal judges, U.S. attorney, and Marshals. My bill recognizes the fact that D.C. deserves the same type of community involvement by these federal officials as nearly every jurisdiction.

I urge my colleagues to support this bill.

PERSONAL EXPLANATION

HON. C.A. DUTCH RUPPERSBERGER

OF MARYLAND

IN THE HOUSE OF REPRESENTATIVES

Tuesday, November 17, 2015

Mr. RUPPERSBERGER. Mr. Speaker, on roll call no. 628, I was not able to vote due to a medical procedure. Had I been present, I would have voted "yes."

HONORING DR. PETER K. WAYNE

HON. ELIOT L. ENGEL

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES Tuesday, November 17, 2015

Mr. ENGEL. Mr. Speaker, I rise today to honor a leader in my district, Dr. Peter K. Wayne, who has had an unquestionable impact on the health and well-being of our community for many years.